Mail Stop Interference P.O. Box 1450 Alexandria Va 22313-1450

Tel: 571-272-9797 Fax: 571-273-0042 Paper No.: 1 Filed December 7, 2007

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

Crucell Holland B.V., Junior Party (Application 10/136,145, Inventor: Gosse Jan Adema), MAILED

DEC 07 2007

U.S. PATENT AND TRADEMARK OFFICE BOARD OF PATENT APPEALS AND INTERFERENCES

v.

United States Of America As Represented By
The Secretary Of The Department Of Health And Human Services,
Senior Party
(Patent5,844,075

Inventors: Yutaka Kawakami Steven A. Rosenberg).

Patent Interference 105,588 (RES) Technolgy Center 1600

DECLARATION - Bd.R. 203(d)¹

¹ "Bd.R. x" may be used as shorthand for "37 C.F.R. § 41.x". 69 Fed. Reg. 49960, 49961 (12 Aug. 2004).

1	An interference is declared (35 U.S.C. § 135(a)) between the above-
2	identified parties. Details of the application(s), patent (if any), reissue application
3	(if any), count and claims designated as corresponding or as not corresponding to
4	the count appear in Parts E and F of this DECLARATION.
5	Part B. Judge managing the interference
6	Administrative Patent Judge Richard E. Schafer has been designated to
7	manage the interference. 37 CFR § 41.104(a).
8	Part C. Standing order
9	A Trial Section STANDING ORDER [SO] (Paper 2) accompanies this
10	DECLARATION. The STANDING ORDER applies to this interference.
11	Part D. Initial conference call
12	A telephone conference call to discuss the interference is set for 4:00 p.m.
13	on February 1, 2008 (the Board will initiate the call).
14	No later than two business days prior to the conference call, each party shall
15	file and serve (SO ¶¶ 10.1 & 105) a list of the motions (37 CFR § 41.120 & 204;
16	SO ¶¶ 104.2.1, 120 & 204) the party intends to file.
17	A time periods for taking action during the motion phase are set in an order
18	accompanying this declaration.

1	Part E. Identification as	nd order of the parties
2	Junior Party	
3	Named inventors:	Gosse Jan Adema
4	Involved Application:	10/136,145 filed May 1, 2002
5 6		Melanoma Associated Antigenic Polypeptide, Epitopes Thereof and Vaccines Against Melanoma
7	Assignee:	Crucell Holland B.V
8	Senior Party	
9	Named Inventors:	Yutaka Kawakami and Steven A. Rosenberg
10 11		5,844,075 based on Application 08/417,174 filed April 4, 1995
12 13		Melanoma Antigens And Their Use In Diagnostic And Therapeutic Methods
14 15 16	C	United States Of America As Represented by the Secretary of the Department of Health and Human Services
17	The senior party is assign	ed exhibit numbers 1001-1999. The junior party is
18	assigned exhibit numbers 2001-	2999. 37 CFR § 41.154(c)(1); SO ¶ 154.2.1. The
19	senior party is responsible for in	nitiating settlement discussions. SO ¶ 126.1.

1	Part F. Count and claims of the parties
2	Count 1
3 4 5	A melanoma vaccine comprising an amino acid sequence selected from the group consisting of (1) Lys Thr Trp Gly Gin Tyr Trp Gln Val Leu, and (2) Lys Thr Trp Gly Gln Tyr Trp Gin Val.
6	The claims of the parties are:
7	Crucell (Adema) Application 10/136,145: Claims: 1, 2 and 7
8	HHS (Kawakami) Patent 5,844,075: Claims: 1-14
9	The claims of the parties that correspond to Count 1 are:
10	Crucell (Adema) Application 10/136,145: Claims: 1, 2 and 7
11	HHS (Kawakami) Patent 5,844,075: Claims: 1-3, and 5-14
12	The claims of the parties that do not correspond to Count 1, and therefore are
13	not involved in the interference, are:
14	Crucell (Adema) Application 10/136,145: None
15	HHS (Kawakami) Patent 5,844,075: Claim: 4
16	Benefit
17	The parties are accorded the following benefit for Count 1:
18	Crucell (Adema) Application 10/136,145: None
19	HHS (Kawakami) Patent 5,844,075: None
20	Part G. Heading to be used on papers
21	The following heading must be used on all papers filed in this interference,
22	see SO ¶ 106.1.1:

Paper <u>Leave blank</u>
Filed on behalf of: Party @.
By: Counsel Name(s) @
Address @
(@@@) @@@- @@@@ (telephone)
(@@@) @@@- @@@@ (facsimile)

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

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v.

United States Of America As Represented By
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Patent Interference 105,588 (RES) (Technology Center 1600)

Part H. Order form for requesting file copies

1

When requesting copies of files, use of SO Form 4 will greatly expedite

3 processing of the request. Please attach a copy of Parts E and F of this

- 1 DECLARATION with a hand-drawn circle around the patents and applications for
- which a copy of a file wrapper is requested.

/Richard E. Schafer/ Administrative Patent Judge

Enc:

Copy of STANDING ORDER Copy U.S. Patent 5,844,075 Copy of claims of Application 10/136,145

Revised 3 January 2006

cc (via overnight delivery):

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UNITED STATES PATENT AND TRADEMARK OFFICE

DIRECTOR OF THE UNITED STATES PATENT AND TRADEMARK OFFICE BOARD OF PATENT APPEALS AND INTERFERENCES BOX INTERFERENCE, WASHINGTON, D.C. 20231

> Filed by: Richard E. Schafer Telephone: 571-272-4683 Facsimile: 571-273-0042

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U.S. PATENT AND TRADEMARK OFFICE BOARD OF PATENT APPEALS AND INTERFERENCES

Patentees: Dept. of Health and Human Services Application No.: 08/417,174, now Patent No.

5,844,075, issued 12/01/1998.

Filed: 04/05/1995

For: Melanoma Antigens and their Use in Diagnostic

and Therapeutic Methods.

The above-identified application or patent has been forwarded to the Board of Patent Appeals and Interferences because it is adjudged to interfere with another application or patent. An interference has been declared. The interference is designated as No. 105,588.

Notice is hereby given the parties of the requirement of the law for filing in the Patent and Trademark Office a copy of any agreement "in connection with or in contemplation of the termination of the interference." 35 U.S.C. § 135(c).

/Richard E. Schafer/
Administrative Patent Judge